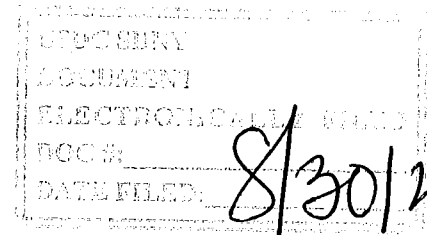


UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF NEW YORK

-----X
NADINE MCKENZIE, individually; as parent, :
legal guardian and natural guardian of Plaintiff's :
decendent SHAMOYA MCKENZIE; and as :
Administratrix of the Estate of Plaintiff's :
decendent SHAMOYA MCKENZIE, :
Plaintiff, :
v. :
THE CITY OF MOUNT VERNON; DAVID :
HARDY; MARQUIS COLLIER; JERMAINE :
HUGHLEY; SINCERE SAVOY; ANTHONY :
MCEACHIN, individually and in his official :
capacity; MICHAEL MARCUCILLI, individually :
and in his official capacity; DERRICK A. :
WILLIAMS, individually and in his official :
capacity; and "JOHN DOES" and "JANE DOES," :
names being fictitious intended to be first :
responders, police, police :
employees/personnel/officers of the City of :
Mount Vernon, emergency medical service staff, :
emergency medical service personnel, :
administration, emergency medical service :
administration personnel of the City of Mount :
Vernon, The City of Mount Vernon Police :
Department, and Empress Medical Services, :
Defendants. :
-----X



ORDER

18 CV 603 (VB)

Plaintiff requests sixty days to move for default judgment against defendants David Hardy, Marquis Collier, Jermaine Hughley, and Sincere Savoy, all of whom are in default. (Doc. #95). Plaintiff's application is GRANTED.

Provided that these defendants remain in default, plaintiff is ORDERED to seek a certificate of default against each by **October 14, 2022**, and thereafter to move, by order to show cause and in accordance with the Court's Individual Practices, for default judgment against each by **October 28, 2022**. If plaintiff fails to satisfy either deadline, the Court may dismiss her

claims against these defendants for failure to prosecute or to comply with Court orders. Fed. R. Civ. P. 41(b).

Dated: August 30, 2022
White Plains, NY

SO ORDERED:

A handwritten signature in black ink, appearing to read "Vincent Briccetti", written over a horizontal line.

Vincent L. Briccetti
United States District Judge